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UNITED STATES OF AMERICA,

V.

CAROLYN WILLIAMS,

Plaintiff,

Defendant.

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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

CR. NO. S-05-106 GEB

STIPULATION; ORDER

Defendant Carolyn Williams, through Krista Hart, Attorney At Law, and the United States of America, through Assistant U.S. Attorney Kenneth J. Melikian, agree to vacate the status conference scheduled for March 21, 2008. The parties further stipulate that a status conference be placed on the court's April 11, 2008, calendar.

The parties are involved in negotiations to resolve this case. The government has presented the defendant with a formal offer, and the defendant has presented the government with a counter-offer. The government is in the process of preparing its response to the defendant's counter-offer. It is anticipated that, if given more time, the parties will be able to avoid a trial by settling this case.

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Accordingly, the parties re	quest that the status conference
in this case be continued to Apr	il 11, 2008. All parties agree
that time should be excluded thr	ough April 11, 2008, from
computation under the Speedy Tri	al Act pursuant to local code T4
(18 U.S.C. § 3161(h)(8)(B)(iv))	in order to afford the defendant
6 reasonable time to prepare her case.	
DATED: March 21, 2008	Respectfully submitted,
	McGREGOR W. SCOTT United States Attorney
	/s/ Kenneth J. Melikian
	By MEINERI I MEITETAN
	KENNETH J. MELIKIAN Assistant U.S. Attorney
DATED: March 21 2008	/s/ Kenneth J. Melikian
·	KRISTA HART Attorney for Defendant Carolyn
	Williams (Signed by Kenneth J. Melikian
	per authorization by Krista Hart)
IT IS SO ORDERED.	
Dated: March 21, 2008	
, //	
CARL.	AND E. BURRELL, UR.
Unite	ed States District Judge
	in this case be continued to Aprithat time should be excluded thromogeneous computation under the Speedy Tri (18 U.S.C. § 3161(h)(8)(B)(iv)) reasonable time to prepare her condition to DATED: March 21, 2008  DATED: March 21, 2008  IT IS SO ORDERED.  Dated: March 21, 2008